- SEC. 2. That the sale of said bonds and the ordinance adopted by the council of said city on March 27th, 1923 authorizing said bonds 2 , be and the same is hereby declared to be legal and valid and that 3 waterworks bonds of said city in the aggregate amount of two hun-4 dred thirty thousand dollars (\$230,000) be and the same are hereby -5 legalized and when issued and delivered are declared to constitute 6 valid, legal and subsisting obligations of the city of Oskaloosa, Iowa 7 and thereafter said city shall levy taxes for the payment of the prin-8 cipal of and interest upon said waterworks bonds in accordance with 9 10 the provisions of the laws of the state of Iowa.
- 1 SEC. 3. Nothing in this act shall affect pending litigation.
- SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published in the city of Des Moines, Iowa and the Oskaloosa Daily Herald, a newspaper published in the city of Oska-

5 loosa, Iowa, without expense to the state.

Approved April 9, A. D. 1923.

I hereby certify that the foregoing act was published in the Oskaloosa Daily Herald April 14, 1923, and the Des Moines Capital April 13, 1923.

W. C. RAMSAY, Secretary of State.

## CHAPTER 364

## McCALLSBURG, IOWA

H. F. 807

AN ACT to legalize the official acts and proceedings of the mayors, town councils, town treasurers and assessors of the incorporated town of McCallsburg, Iowa, elected in each of the years 1911, 1913, 1915, 1917, 1919 and 1921.

WHEREAS, the town of McCallsburg is an incorporated town regularly organized and incorporated under the laws of the state of Iowa; and

WHEREAS, there have been elected in the incorporated town of McCallsburg in each of the years 1911, 1913, 1915, 1917, 1919 and 1921, a mayor and councilmen and a town treasurer and an assessor which have been elected at the time and in the manner provided for election of such officers in incorporated towns; and

Whereas, the councilmen so elected have in each said years qualified for the office of councilman in and for the incorporated town of McCallsburg, Iowa, and have organized themselves into town councils in and for said incorporated town, and have transacted such business in and for said incorporated town as is usually performed by town councils; and

Whereas, the mayors and town treasurers and assessors so elected in each of said years have qualified for the offices for which they have been elected and have during their terms of office performed the duties provided by the laws of the state of Iowa to be performed by mayors, town treasurers and assessors within and for such incorporated towns; and

WHEREAS, such officers have at all times acted in good faith, as regular officers with color of office, by virtue of the election held in said incorporated town in each of the years enumerated; and

WHEREAS, doubts have arisen as to the legality of the election of all of said officers by reason of a defect in the manner of the nomination of citizens for the various offices in each of the years above enumerated; therefore,

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That the elections held in the incorporated town of McCallsburg, Iowa, for mayor and for members of the town council 3 and for town treasurer and for assessor in each of the years above enumerated, to wit: 1911, 1913, 1915, 1917, 1919 and 1921, are hereby legalized and validated as fully and completely as though all preliminary legal formalities and requirements of the laws of Iowa, pertaining to the nomination and election of officers in and for incorporated towns had in all things been substantially and technically complied 9 with in every respect. And the acts of such mayors, town councils, town treasurers and assessors, so elected and qualified, are hereby 10 legalized and validated in so far as said acts would have been legal 11 if said officers had been legally nominated and elected.
- 1 SEC. 2. This act shall in no wise affect pending litigation.
- SEC. 3. This act being deemed of immediate importance shall take effect from and after its publication in the Nevada Evening Journal, a newspaper published at Nevada, Iowa, and Des Moines Register, a newspaper published in Des Moines, Iowa, without expense to the state.

Approved April 18, A. D. 1923.

I hereby certify that the foregoing act was published in the Nevada Evening Journal April 22, 1923, and the Des Moines Register April 23, 1923.

W. C. RAMSAY, Secretary of State.

## CHAPTER 365

## WALLINGFORD, IOWA

H. F. 673

AN ACT to legalize an ordinance of the incorporated town of Wallingford, Iowa, granting a franchise to Armstrong Cement Works, its successors or assigns, to erect and operate an electric light, heat and power plant in said town.

WHEREAS, an ordinance entitled "An ordinance providing for the construction, equipment, maintaining and operating of an electric light, heat and power plant in the incorporated town of Wallingford, Iowa, to furnish electric lights, electric current, heat and power to the public and private parties and authorizing the Armstrong Cement Works, their successors and assigns to operate the same and to use the streets, alleys and public